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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. APPLICATION NO. **FILING DATE** 09/394,474 R 09/11/99 WRIGHT **EXAMINER** QM01/0719 KOHN & ASSOCIATES FETSUGA, R PAPER NUMBER **ART UNIT** 30500 NORTHWESTERN HWY SUITE 410 FARMINGTON HILLS MI 48334 3751 DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

07/19/01

Office Action Summary

Application No. **09/394,474**

Applicant(s)

Wright et al.

Examiner

Robert M. Fetsuga

Art Unit **3751**



The MAILING DATE of this communication appears	on the cover sheet with the correspondence address
Period for Reply	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET THE MAILING DATE OF THIS COMMUNICATION.	
 Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, 	ation.
be considered timely If NO period for reply is specified above, the maximum statutory p	period will apply and will expire SIX (6) MONTHS from the mailing date of this
 - Failure to reply within the set or extended period for reply will, by - Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b). 	statute, cause the application to become ABANDONED (35 U.S.C. § 133). mailing date of this communication, even if timely filed, may reduce any
Status	
1) Responsive to communication(s) filed on May 4, 20	001 and June 22, 2001
2a) ☑ This action is FINAL . 2b) ☐ This act	ion is non-final.
3) Since this application is in condition for allowance eclosed in accordance with the practice under Ex particle.	except for formal matters, prosecution as to the merits is rete Quayle, 1935 C.D. 11; 453 O.G. 213.
Disposition of Claims	
4) X Claim(s) <u>5-8, 10, 12, 16 and 17</u>	is/are pending in the application.
4a) Of the above, claim(s) <i>none</i>	is/are withdrawn from consideration.
5) Claim(s)	is/are allowed.
6) 🔀 Claim(s) <i>5-8, 10, 12, 16 and 17</i>	is/are rejected.
7) Claim(s)	is/are objected to.
8)	are subject to restriction and/or election requirement.
Application Papers	
9) 💢 The specification is objected to by the Examiner.	
10) The drawing(s) filed on is/are	objected to by the Examiner.
11) The proposed drawing correction filed on 5/4/6	
12) The oath or declaration is objected to by the Exami	
Priority under 35 U.S.C. § 119	
13) Acknowledgement is made of a claim for foreign p	riority under 35 U.S.C. § 119(a)-(d).
a) \square All b) \square Some* c) \square None of:	
1. \square Certified copies of the priority documents hav	e been received.
2. \square Certified copies of the priority documents have	e been received in Application No
3. Copies of the certified copies of the priority d application from the International Bure	au (PCT Rule 17.2(a)).
*See the attached detailed Office action for a list of the certified copies not received.	
14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).	
Attachment(s)	
15) Notice of References Cited (PTO-892)	18) Interview Summary (PTO-413) Paper No(s).
16) Notice of Draftsperson's Patent Drawing Review (PTO-948)	19) Notice of Informal Patent Application (PTO-152)
17) Information Disclosure Statement(s) (PTO-1449) Paper No(s).	20) Other:

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- 1. The amendment filed June 22, 201 has been entered and considered even though not being in full compliance with 37 CFR 1.121.
- 2. The declaration filed February 16, 2001 is defective. A new declaration in compliance with 37 C.F.R. § 1.67(a) identifying this application by its Serial Number and filing date is required. See M.P.E.P. §§ 602.01 and 602.02.

The declaration is defective because:

At the time of signing, the application had been amended twice, but such is not reflected therein. The unsigned declaration filed May 4, 2001 and noted in the Office communication mailed June 6, 2001 does not satisfy this requirement.

- 3. The specification remains objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 C.F.R. § 1.75(d)(1) and M.P.E.P. § 608.01(o). Correction of the following is required: Proper antecedent basis for the new terminology set forth in claims 5-8, 10, 12, 16 and 17 could not be found in the specification.
- 4. The amendment filed June 22, 2001 is objected to under 35 U.S.C. 132 because it introduces new matter into the disclosure.

 35 U.S.C. 132 states that no amendment shall introduce new matter into the disclosure of the invention. The added material which

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is not supported by the original disclosure is as follows: the subject matter added to the specification (bridging pages 8 and 9 of the amendment). Claim 17 also incorporates such subject matter.

Applicant is required to cancel the new matter in the reply to this Office action.

5. Claim 17 remains rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

No reference could be found in the original specification concerning a "rigid" cartridge top. Applicant argues at page 6 of the response filed May 4, 2001 the material of the cartridge top described at pages 6-7 of the instant specification supports this subject matter. However, applicant has not pointed to any evidence which indicates the noted materials to be "rigid".

- 6. Applicant's remarks have been fully considered and have been previously addressed.
- 7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for response to this final action is set to expire THREE MONTHS from the date of this

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action. In the event a first response is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event will the statutory period for response expire later than SIX MONTHS from the date of this final action.

8. Any inquiry concerning this communication should be directed to Robert M. Fetsuga at telephone number (703) 308-1506.

ROBERT M. FETSUGA PRIMARY EXAMINER ART UNIT 3751

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rmf July 18, 2001

Attachment for PTO-948 (Rev. 03/01, or earlier) 6/18/01

The below text replaces the pre-printed text under the heading, "Information on How to Effect Drawing Changes," on the back of the PTO-948 (Rev. 03/01, or earlier) form.

INFORMATION ON HOW TO EFFECT DRAWING CHANGES

1. Correction of Informalities -- 37 CFR 1.85

New corrected drawings must be filed with the changes incorporated therein Identifying indicia, if provided, should include the title of the invention. inventor's name, and application number, or docket number (if any) if an application number has not been assigned to the application. If this information is provided, it must be placed on the front of each sheet and centered within the top margin. If corrected drawings are required in a Notice of Allowability (PTOL-37), the new drawings MUST be filed within the THREE MONTH shortened statutory period set for reply in the Notice of Allowability. Extensions of time may NOT be obtained under the provisions of 37 CFR 1.136(a) or (b) for filing the corrected drawings after the mailing of a Notice of Allowability. The drawings should be filed as a separate paper with a transmittal letter addressed to the Official Draftsperson.

2. Corrections other than Informalities Noted by Draftsperson on form PTO-948.

All changes to the drawings, other than informalities noted by the Draftsperson, MUST be made in the same manner as above except that, normally, a highlighted (preferably red ink) sketch of the changes to be incorporated into the new drawings MUST be approved by the examiner before the application will be allowed. No changes will be permitted to be made, other than correction of informalities, unless the examiner has approved the proposed changes.

Timing of Corrections

Applicant is required to submit the drawing corrections within the time period set in the attached Office communication. See 37 CFR 1.85(a).

Failure to take corrective action within the set period will result in **ABANDONMENT** of the application.